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1	ONTIED STATES DISTRICT COURT
2	SOUTHERN DISTRICT OF NEW YORK
3	X
4	PETER MALIARAKIS, : 14-CV-6088 (RA)
5	Plaintiff, :
6	V. : 500 Pearl Street
7	NEW YORK CITY DEPARTMENT OF EDUCATION,: New York, New York et al.,
8	Defendants. : November 17, 2015
9	X
10	TRANSCRIPT OF CIVIL CAUSE FOR SETTLEMENT CONFERENCE
11	BEFORE THE HONORABLE JAMES C. FRANCIS UNITED STATES MAGISTRATE JUDGE
12	APPEARANCES:
13	For the Plaintiff: BRYAN GLASS, ESQ.
14	Glass Krakower LLP 20 Broadway
15	New York, New York 10595
16	
17	For the Defendants: SEAN RENAGHAN, ESQ.
18	New York City Law Department 100 Church Street
19	New York, New York 10007
20	
21	Court Transcriber: SHARI RIEMER, CET-805
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25	
	Proceedings recorded by electronic sound recording, transcript produced by transcription service

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2 THE CLERK: Maliarakis v. New York City Department of 1 2 Education, Docket No. 14-CV-6088. 3 For plaintiff. MR. GLASS: Bryan Glass, B-R-Y-A-N, G-L-A-S-S with 4 the firm called Glass Krakower LLP, K-R-A-K-O-W-E-R for 5 6 plaintiff Peter Maliarakis. 7 MR. VASQUEZ: George Vasquez, Law Offices of [inaudible] & Vasquez, trial counsel for Peter Maliarakis. 8 MR. RENAGHAN: Sean Renaghan of the New York City 9 Law Department. The name is spelled S-E-A-N, last name R-E-N-10 A-G-H-A-N for defendants New York City Department of Education 11 12 and Namita Dwarka MR. MENDEZ: [Inaudible] Mendez, senior counsel, New 13 York City Department of Education. 14 15 THE COURT: Thank you and please be seated. pleased to report that we have a settlement and I want it 16 placed on the record. Perhaps the most efficient way to do 17 that, Mr. Mendez, if you would recite the terms and then we'll 18 make sure that everybody is in accord. 19 MR. MENDEZ: Your Honor, the DOE is prepared to pay 20 plaintiff \$65,000 in attorney's fees, \$40,000 in loss 21 processioned and coaching work. We will settle the 3028 22 disciplinary charges that are currently pending by withdrawing 23 those in exchange for accepting a letter of reprimand to 24 25 plaintiff's file.

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We will remove all disciplinary letters to file and observation reports as well as any and all adverse ratings from 2012, 2013 to the present. We will place plaintiff in an absentee teacher reserve position in the Bronx. We will agree to not take any disciplinary action against plaintiff for his failure to cooperate with SCI concerning an investigation of an appropriate conduct by a teacher with a student that he had initiated.

In exchange plaintiff must cooperate with the DOE's Office of the General Counsel or any of its sub-offices concerning its investigation of this inappropriate relationship between a student and a teacher that he had reported. We will not take any further action on a complaint that was made that plaintiff had inappropriately filmed students and in exchange plaintiff will accept some disciplinary language in the same letter that we previously discussed concerning his understanding that he's not supposed to film students without parental consent.

In exchange plaintiff will release all of the defendants in this case for any and all claims from the beginning of the world until the present including complaints that he currently has pending before PESH, before PERB.

Obviously withdrawal of the federal action. So he will withdraw the federal action and any other complaints that he has including those that I mentioned with prejudice.


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                THE COURT: Mr. Glass, is there anything else that
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   2
      we've missed?
               MR. GLASS: That he'll be removed from the school I
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   4
     guess as promptly as possible.
               We just want to mention that -- we understand there
  5
     will be no red flags on his coaching opportunities or
  6
     procession opportunities going forward.
  7
  8
               MR. MENDEZ: No, none.
               MR. GLASS: I just wanted to make sure that there are
  9
     no red flags or problem codes when he applies for positions
 10
     going forward out of the ATR pool as well as for coaching
 11
     procession opportunities, PD opportunities that he may apply
 12
     for at any school.
 13
 14
              MR. MENDEZ: There won't be any.
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              THE COURT: Good.
16
              MR. MENDEZ: Per current conduct.
              THE COURT: Correct. Mr. Glass, is that your
17
    understanding of the agreement?
18
              MR. GLASS: Yes. Hopefully we'll execute this as
19
    soon as possible so that we can -- I assume there's a period
20
    to implement the settlement. Usually it took about 90 days I
21
    think the City has. Hopefully you can try to expedite that as
22
23
    soon as possible.
              MR. MENDEZ: We'll provide a draft stipulation by the
24
25
   end of the week.
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THE COURT: Terrific. Mr. Maliarakis, is this your understanding of the agreement? MR. MALIARAKIS: Yes. THE COURT: I want to congratulate everyone. I think it's an extremely positive step here and far better than continuing with the risks of the litigation. So congratulations to you all. You worked quite hard on this settlement process and I'm very pleased with the outcome and I will let Judge Abrams know. Thank you.

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I certify that the foregoing is a court transcript from an electronic sound recording of the proceedings in the above-entitled matter. Shari Riemer, CET-805 Dated: November 23, 2015